



**Contract**  
**on the provision of funds concluded between:**  
(hereinafter referred to as the contract)

**United States Konference of Catolic Bishops**  
**The Church in Central and Eastern Europe**  
Office of National Colections  
3211 Fourth Street NE,  
WASHINGTON DC 20017-1194

as a provider  
and

**University of Prešov in Prešov**  
**Greek Catholic Faculty of Theology**  
Headquarters: Ulica biskupa Gojdiča 2, 080 01 Prešov  
ID: 17 070 775 VAT number: 2020980082 VAT number: SK2020980082  
Account: Štátnej pokladnice, account no.: IBAN: SK71 8180 0000 0070 0007 8299  
Represented by: Dr. h. c prof. PhDr. Peter Kónya, PhD., rector  
Secondary participant: Mons. prof. ThDr. Peter Štúrak, PhD., dean of GTF PU

as a receiver

concluded according to § 269 par. 2 of Act no. 513/1991 Coll. The Commercial Code, as amended,  
this

**Agreement on the provision of funds**

**Art. I**  
**Introductory provisions**

1. The Church in Central and Eastern Europe (hereinafter referred to as "Provider") is The Subcommittee on Aid to the Church in Central and Eastern Europe of the United States Conference of Catholic Bishops (USCCB) is composed of eight bishops. Each year, the subcommittee reviews and evaluates grant applications.
2. The University of Prešov in Prešov (hereinafter referred to as the "recipient") is a public university, whose main task according to Act no. 131/2002 Coll. on universities and on the amendment and addition of some laws in the wording of later rewrites is the provision of higher education and creative scientific research, led by efforts for the intellectual, spiritual and moral good of the young generation of the Slovak nation and the development of education, science, culture and health for the well-being of the whole society.

## Art. II

### Subject of the contract and purpose of the contract

1. The provider will provide funds in the amount of USD 25,000 to the recipient under the terms agreed in this contract, which will be used to support the project "SVK 222538 Founding "The Cultural Laboratory of the Church" at the Greek-Catholic Theological Faculty of the University of Prešov".
2. The funds provided on the basis of this Agreement are public funds and their provision and use are subject to the provisions of Act No. 523/2004 Coll. on the budgetary rules of public administration and on the amendment and supplementation of certain laws, as amended.

## Art. III

### Rights and obligations of the contracting parties

1. The provider undertakes to provide funds in the amount of USD 25,000, non-cash to the recipient's bank account, based on this contract.
2. Funds provided on the basis of this Agreement may not be used in violation of this Agreement, in violation of generally binding legal regulations, or in violation of the Provider's internal regulations.
3. The Recipient accepts funds provided on the basis of this Agreement without reservations in full and under the conditions arising from this Agreement, from generally binding legal regulations and from the internal regulations of the Provider.
4. The Provider is entitled at any time to carry out a substantive and financial control of the management of the funds provided on the basis of this Agreement as well as a control of compliance with the obligations and obligations of the Recipient from the legal relationship established on the basis of this Agreement. The Recipient is obliged to enable the Provider and the persons authorized by him to carry out the inspection according to the previous sentence. For this purpose, the Recipient is obliged to provide the necessary cooperation to the Provider, in particular to submit documents and data from the accounting documentation. The Recipient undertakes to submit annual reports to the Provider demonstrating the use of the funds provided in accordance with this contract.

## Art. IV

### Contract duration

1. The contract is concluded for a fixed period, until 15.11.2025.
2. The legal relations between the Provider and the Recipient established by this Agreement may cease in particular:
  - a) by agreement of the Contracting Parties,
  - b) withdrawal from the Agreement by the Provider.
3. The Provider may withdraw from this Agreement if the Recipient uses the funds or part of them in violation of the Agreement, or contrary to the purpose stated in this Agreement.

Art. IN  
Final provisions

1. This contract has two copies, each of the contracting parties will receive one copy.
2. Any changes and additions are possible only in the form of an amendment with the consent of both contracting parties.
3. This contract becomes valid on the date of signature by the contracting parties and effective on the day following the date of publication in the Central Register of Contracts.

In Prešov on

In Washington DC on

Mons. prof. Th. Starák, Th.D.  
Dean of Greek Catholic Faculty of Theology  
University of Prešov

